<u>DEFICIENCY PROGRESS REPORT – UPDATE 5</u>

March 1, 2010

CUPA: DEL NORTE COUNTY DEPARTMENT OF HEALTH & HUMAN SERVICES

Evaluation Date: June 4 and 5, 2008

Evaluators: Jennifer Lorenzo (now Ernie Genter), Cal/EPA

Brian Abeel/Radhika Majhail, OES Marcele Christofferson, SWRCB

Update 3 Submittal Date: March 11, 2009

Status: Deficiencies 1-3, 5-9, 11, 13-16 and 18-21 remain outstanding.

Update 4 Submittal Date: August 26, 2009

Status: No Change

Update 5 Submittal Date: March1, 2010

Status: Deficiencies 1-3, 5-9, 11, 13-16 and 18-21 remain outstanding.

Next Progress Report (Update 6) Due: May 26, 2010

Deficiency 1: The CUPA is not implementing its fee accountability program.

Corrective Action: By December 2, 2008, the CUPA shall implement its fee accountability program per its policies and procedures and in accordance with the law.

CUPA Update 1: [We are in the process of reviewing the program (especially costs related to administering the program so that we can come up with a reasonable fee). With Ron and Leon coming on full-time in July, we are just about caught up with the back log of issues that arose during our staffing transition. We will be able to give CUPA and APSA more focus, especially now that events like the county fair are over and done with. I believe we have until December 2 to have a more formal response to this deficiency.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please submit a status or progress report toward correcting this deficiency.

CUPA Update 2: Del Norte has nearly completed an updated database of all UST and AST. The data base includes Return to Compliance Dates but still needs updated billing information. Del Norte historically has had three Environmental Health Scientists. We are now operating with two and our third position has been frozen due to the state's budgetary issues. The data base is updated but time has not been sufficient to completely rework the fee accountability system. The inspection forms have been updated and are in effect. Del Norte respectfully requests a six month extension for deficiency correction. During this time we plan to:

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- a. Staff training. Leon will attend in January 2009, and Ron in near future.
- b. Re-write the UST Operational Manual.
- c. Complete the data base to include accurate billing information.
- d. Consider and explore the possibility of contracting with a CUPA consultant.
- e. Update current filing system to include complete and accurate inspection information:
- f. Develop the Fee Accountability Structure.
- g. Develop inspection checklists to include inspection frequency, violation and enforcement information.

Attempting to re-write the manual and develop the fee accountability system without attending training is felt to be counter productive. Del Norte County CUPA acknowledges that training and the fee accountability system should have been accomplished long ago, but training now is in the best interest of the program with a clean slate approach.

Comments to Update 2: Cal/EPA acknowledges the CUPA's request for an extension. On the next progress report, due on March 2, 2009, please continue to update Cal/EPA on the status of this deficiency.

CUPA Corrective Action, (Update 3): Del Norte has nearly completed an updated database of all UST and AST. The data base includes Return to Compliance Dates but still needs updated billing information. Del Norte historically has had three Environmental Health Scientists. We are now operating with two and our third position has been frozen due to the state's budgetary issues. The data base is updated but time has not been sufficient to completely rework the fee accountability system. The inspection forms have been updated and are in effect. Del Norte respectfully requests a six month extension for deficiency correction. During this time we plan to:

- h. Staff training. Leon will attend in January 2009, and Ron in near future.
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- k. Consider and explore the possibility of contracting with a CUPA consultant
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- m. Develop the Fee Accountability Structure.
- n. Develop inspection checklists to include inspection frequency, violation and enforcement information.

Attempting to re-write the manual and develop the fee accountability system without attending training is felt to be counter productive. Del Norte County CUPA acknowledges that training and the fee accountability system should have been accomplished long ago, but training now is in the best interest of the program with a clean slate approach.

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Cal/EPA Response: Cal/EPA considers this deficiency as remaining open; please submit your progress as outlined above towards completing this deficiency on your scheduled progress reports.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Del Norte has the following staffing changes to report:

Staffing:

Leon Perrault retired from full time status effective October 15, 2009. He has worked since that time in an retired annuitant status, 40 hours per month.

John "Brian" McNally joined the CUPA as Director of Environmental Health on Dec. 14, 2009. Ron Aujuard remains on the CUPA team. Ron has completed certification training as an APSA Inspector in October 2009. Brian attended the CUPA annual conference in January 2010. Both Ron and Brian need to complete certification as UST inspectors.

Fee Accountability:

Melody Cannon, Program Manager for DNC Public Health will continue to work with fiscal staff to determine current accounting for the fee schedule, total amount billed and revenue collected. These reports were provided at the time of the site visit in June 2008. Time studies have been completed for all environmental health programs to show actual hours worked within all programs. This was also provided at the time of the site visit. The time studies and fees collected may not reflect a true picture of the real potential of the Del Norte County CUPA, as the inspections have not been timely.

The CUPA acknowledges that we are behind in HazMat Business Plan inspections. Brian McNally is focusing on review of the regulated business plans on file, and scheduling preliminary site visits to familiarize himself with the full scope of the regulatory universe. He will also conduct preliminary evaluations of each business to determine if recommendations for downsizing the amounts of hazardous materials that businesses store may reduce the workload for the 2 scientists within the CUPA . This will give a better picture for the amount of time spent in inspections and oversight for regulation. With an evaluation of the amounts of hazardous materials stored at each facility and perhaps reduction of those amounts, there may even be cost savings to the regulated businesses. This also would have a positive effect in public safety. **Brian has visited two facilities during the week of Feb 22, Surburban Propane and Green Diamond Resources.**

With the transition towards electronic reporting, this evaluation of the Haz Mat Business Plan is timely. As Brian becomes more acquainted with the regulatory universe, he can make recommendations for the data base he would prefer to use. It will likely be Envision, with and upgrade to Envision Connect. Melody Cannon attended the Electronic Reporting Conference in December 2009.

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CalEPA Response: Cal/EPA appreciates the new commitment and efforts in improving the CUPA program and correcting deficiencies. On the next progress report, due on May 26, 2010, please continue to update Cal/EPA on the status of this deficiency.

Deficiency 2: The CUPA is not accurately reporting some items requested on its Annual Inspection Summary Report 3.

Corrective Action: By September 3, 2008, the CUPA will develop and implement an action plan to ensure that inspections, violations, and RTC information are tracked, such as a database system. By September 30, 2009, the CUPA will submit an Annual Inspection Summary Report that will be complete and accurate.

CUPA Update 1: CUPA staff is currently preparing the annual summary reports, including the Annual Inspection Summary Report. The reports for 2007-2008 will be submitted before September 30, 2008. A tracking database similar to the UST database already in use and based on file reviews, is being prepared to allow enhanced accuracy and completeness of these reports for 2008-2009 and following years.

Comments to Update 1: This deficiency remains in the process of being corrected. Please submit the Annual Summary Reports to Cal/EPA by September 30, 2008.

CUPA Update 2: This will be addressed in our system improvement plan.

Comments to Update 2: Based on the CUPA's Annual Inspection and Enforcement Summary Reports for FY 07/08, this deficiency remains in the process of being corrected. On the next progress report, due March 2, 2009, please update Cal/EPA on the CUPA's progress toward correcting this deficiency.

CUPA Corrective Action (Update 3): Del Norte now has our Hazardous Materials Business Plan (HMBP) in operation.

Cal/EPA Response: This deficiency continues to remain open, on the next progress report please provide a copy of the HMBP and an example (active screen shot) of how the database has been implemented..

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (**Update 5**): As Brian McNally has taken on the role of Director of Environmental Health effective December 14, 2009, he will complete a full evaluation of the Del Norte HMBP, in progress. Del Norte intends to make significant progress with our plan immediately with the migration into electronic reporting as part of he improvement of the plan.

Brian is process of implementing these changes.

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CalEPA Response: Cal/EPA appreciates the new commitment and efforts to improving the CUPA program and correcting deficiencies. Based on the Annual Inspection and Enforcement Summary Reports for FY 08/09 it does appear that most of the required information is being reported accurately. However, there does is an error in the "% of Routine Inspections w/Class I or II violations that RTC w/in 90 Days". On the next progress report, due on May 26, 2010, please continue to update Cal/EPA on the status of this deficiency.

Deficiency 3: The CUPA is not fully tracking and accurately reporting violations information and enforcement actions taken on its Annual Enforcement Summary Report 4.

Corrective Action: By September 3, 2008, the CUPA will develop and implement an action plan to ensure that violations information and enforcement actions taken are tracked. By September 30, 2009, the CUPA will submit an Annual Enforcement Summary Report that will be complete and accurate.

CUPA Update 1: See CUPA Update 1 for Deficiency 2, above.

Comments to Update 1: This deficiency remains in the process of being corrected. Please submit the Annual Summary Reports to Cal/EPA by September 30, 2008.

CUPA Update 2: This will be addressed in our system improvement plan.

Comments to Update 2: Based on the CUPA's Annual Inspection and Enforcement Summary Reports for FY 07/08, this deficiency remains in the process of being corrected. On the next progress report, due March 2, 2009, please update Cal/EPA on the CUPA's progress toward correcting this deficiency.

CUPA Corrective Action (Update 3): The HMBP database in MS Access is the mechanism we now use to track violations, enforcement info and return to compliance information to be used in preparing annual reports.

Comments to Update 3: Cal/EPA is pleased with the progress towards correcting this deficiency. On the next progress report please provide a copy of an active screen shot of the database for use with one of your recent cases.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): The HMBP database is under review by the new Director of Environmental Health. The Del Norte CUPA understands that tracking of inspections, violations, and enforcement documentation is imperative, as well as progress in this area. Brian McNally and Melody Cannon value working with the CalEPA staff is achieving a functional HMBP as soon as possible.

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CalEPA Response: On the next progress report, due on May 26, 2010, please continue to update Cal/EPA on the status of this deficiency.

Deficiency 5: The CUPA's Inspection and Enforcement (I&E) Program Plan does not contain some required elements.

Corrective Action: By December 2, 2008, the CUPA will update it's I&E Program Plan to include all current requirements.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please submit a status or progress report detailing how the CUPA is correcting this deficiency, including a copy of the CUPA's updated I&E Program Plan, if available.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next update, due on March 2, 2009, please submit a status or progress report detailing how the CUPA is correcting this deficiency, including a copy of the CUPA's updated I&E Program Plan, if available.

CUPA Corrective Action (Update 3): The plan is not yet updated. Could a template that would be acceptable to the evaluators be shared with Del Norte?

Comments to Update 3: The following is a link to Sacramento County EMD's <u>Inspection and Enforcement Plan</u>, please provide an update on completion of your plan in the next progress report.

http://www.emd.saccounty.net/Documents/Info/HMInspectionandEnforcement-Final_6-2-08.pdf

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Brian McNally and Melody Cannon are in receipt of the Inspection and Enforcement plan and it is under review. We will provide progress reports as they become available.

CalEPA Response: This deficiency remains outstanding. On the next update, due on March 2, 2009, please submit a status or progress report detailing how the CUPA is correcting this deficiency, including a copy of the CUPA's updated I&E Program Plan, if available.

Deficiency 6: The CUPA is not documenting its inspections for the hazardous materials business plan (business plan) and California Accidental Release Prevention (CalARP) programs in a manner consistent with its I&E Program Plan.

Corrective Action: The CUPA will follow its I&E Program Plan. By September 3, 2008, the CUPA will develop detailed inspection checklists for the business plan and CalARP programs.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please submit a status or progress report toward correcting this deficiency.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next update, due on March 2, 2009, please submit a status or progress report toward correcting this deficiency. Also, include examples of inspection reports for both business plan and CalARP facilities inspected during the current fiscal year.

CUPA Corrective Action (Update 3): We have started our next cycle of Business Plan and Hazardous Waste Generator inspections and will document using a new inspection form. The new form will need to be incorporated into the I&E Plan

CalEMA Response: This deficiency will be considered corrected upon submission and subsequent approval of the new inspection forms to Cal/EPA with the next status report

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Del Norte has one CalARP facility which is under review. It is our understanding that this facility no longer falls within Cal ARP regulation, and this is being confirmed. Staff have attempted to inspect this facility. Del Norte acknowledges that our plan should still contain language for CalARP facilities that may come into the area in the future.

CalEPA Response: This deficiency will be considered corrected upon submission and subsequent approval of the new inspection forms to Cal/EPA with the next status report.

Deficiency 7: The CUPA is not conducting hazardous waste generator inspections with a frequency consistent with its I&E Program Plan, which is annual.

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Corrective Action: By December 2, 2008, the CUPA will update its I&E Program Plan to reflect a realistic goal for inspecting its hazardous waste generator facilities. By December 2, 2008, the CUPA will develop a strategy and begin implementation of a plan to ensure adherence to the inspection frequency per its revised I&E Program Plan. Beginning September 3, 2008, the CUPA will submit a status of their progress, including the total number of regulated facilities and the number of routine compliance inspections conducted.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. Cal/EPA looks forward to reviewing the CUPA's Annual Inspection Summary Report 4 for FY 07/08 to determine the CUPA's progress toward correcting this deficiency. If Cal/EPA determines that the CUPA is still below its annual inspection goal, then the CUPA must update its I&E Program Plan to reflect a realistic goal for inspecting its hazardous waste generator facilities by December 2, 2008. In addition, the CUPA must submit an action plan toward correcting this deficiency.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next progress report, due March 2, 2009, the CUPA will submit a status or progress report toward correcting this deficiency.

CUPA Corrective Action (Update 3): We have begun the annual inspection cycle. Most inspections will have to wait until the CUPA staff person receives more training, which is now in progress.

Comments to Update 3: This deficiency remains outstanding. On the next progress report, due June 2, 2009, the CUPA will submit a status or progress report toward correcting this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): EH Director Brian McNally is evaluating the regulated businesses and inspection have began. He is determining the database he will use and we are making progress. We will keep CalEPA informed as to our progress.

CalEPA Response: This deficiency remains outstanding. On the next progress report, due May 26, 2010, the CUPA will submit a status or progress report toward correcting this deficiency.

Deficiency 8: The CUPA is not inspecting its hazardous materials business plan facilities with a frequency consistent with its I&E Program Plan, which is annual.

Corrective Action: By December 2, 2008, the CUPA will update its I&E Program Plan to reflect a realistic goal for inspecting its hazardous materials business plan facilities. By December 2, 2008, the CUPA will develop a strategy and begin implementation of a plan to inspect all business plan facilities according to its revised I&E Program Plan. Beginning September 3, 2008, the CUPA will submit a status of their progress, including the number of regulated facilities and the number of routine inspections conducted.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA still needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action (Update 3): Please see number 7.

Comments to Update 3: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on June 2, 2009.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): We are creating goals and an action plan currently. The new EH Director and Program Manager, along with EHS Ron Aujuard, have a sound working relationship. The Del Norte CUPA is focused on getting our programs into compliance. This enthusiasm is what will make the difference in meeting these goals.

CalEMA Response: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on May 26, 2010.

Deficiency 9: The CUPA is unable to document that some facilities that have received a notice to comply citing violations have returned to compliance within an established timeframe.

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Corrective Action: The CUPA will follow its I&E Program Plan. By December 2, 2008, submit examples of RTC or a complete follow-up report for a hazardous waste generator site and an UST facility.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please submit examples of RTC or a complete follow-up report for a hazardous waste generator site and an UST facility.

CUPA Update 2: The DNC CUPA has created a database with all UST and AST sites listed. [RTC] dates are also listed within the database information. The data base list will be submitted.

Comments to Update 2: This deficiency remains outstanding. On the next update, due on March 2, 2009, please submit a status or progress report toward correcting this deficiency. If available, include examples of RTC or a complete follow-up report for a hazardous waste generator site and an UST facility.

CUPA Corrective Action (Update 3): Our database is now complete and has a return to compliance section that allows tracking of these timeframes.

Comments to Update 3: On your next progress report please provide copies of RTC or a complete follow-up report for a hazardous waste generator site and an UST site, in order to correct this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Under review by the EH Director.

SWRCB Response: On your next progress report, please provide copies of RTC or a complete follow-up report for a hazardous waste generator site and an UST site, in order to correct this deficiency.

Deficiency 11: The UST Permit to Operate/Conditions does not contain the language that the owner/operator will be compliant with article 16 and 18 of the California Code of Regulations title 23. Additionally, the permit and the conditions do not contain language that requires the plot plan to be maintained on site.

Corrective Action: By July 1, 2008, the CUPA will add the additional language to the Permit to Operate/Conditions that states that the owner/operator will maintain compliance with California Code of Regulations title 23, chapters 16 and 18 and that the plot plan is to be maintained on site.

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CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please provide a status report on the progress of correcting this deficiency.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action (Update 3): All UST permits now contain this language.

Comments to Update 3: On the next progress report please provide a copy of the new UST permits to Cal/EPA for review, in order to correct this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Under review by the New EH Director. We will notify you with our progress.

SWRCB Response: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

Deficiency 13: The CUPA does not have an installation/plan check checklist to ensure that proposed installations meet all of the required criteria.

Corrective Action: By January 1, 2009, the CUPA will develop a plan check checklist, to ensure that all installation criteria are met before an installation permit is issued.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please provide a status report on the progress of correcting this deficiency.

CUPA Update 2: The checklist will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

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CUPA Corrective Action (Update 3): The plan checklist is still in progress. As practical matter, it is unlikely that a new UST installation will occur in Del Norte County.

Comments to Update 3: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): We are reviewing our plans and forms. We will advise you of our progress.

SWRCB Response: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

Deficiency 14: The CUPA's UST ordinance does not reference adoption of Health and Safety Code chapters 6.7 and 6.75, or California Code of Regulations title 23, chapters 16 and 18 requirements for consistency with the regulation, requirement or standard of performance.

Corrective Action: By January 1, 2009, the CUPA shall amend the local UST ordinance to reference the Health and Safety Code and California Code of Regulations title 23 requirements to ensure compliance with state standards.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. On the next update, due on December 2, 2008, please provide a status report on the progress of correcting this deficiency.

CUPA Update 2: The ordinance will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action (Update 3): This is still in progress.

SWRCB Response: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Forms are under review and modification. We will advise of our progress.

SWRCB Response: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

Deficiency 15: The CUPA is not inspecting each stationary source at least once every three years for compliance under the CalARP program.

Corrective Action: Until the regulated substance (chlorine) is no longer present at the stationary source, the CUPA must continue to inspect the facility under the CalARP program. Beginning September 3, 2008, the CUPA will submit a status of their progress, including the status of the facility. Also, once the CalARP facility has converted over to hypochlorite and no longer has any chlorine on site, please notify Cal/EPA and OES.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA still needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: This facility is currently in restructuring process. The DNC CUPA will notify CAL/EPA and OES upon completion.

Comments to Update 2: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action (Update 3): The facility has made significant progress in coming into compliance, but still has not completely changed over to a new system. Recent contact with the facility manager has determined that the facility requires electrical rewiring completed by a licensed contractor. The facility will be given until March 16 to provide the CUPA will a final estimated date of project completion. Should this fail enforcement proceedings will begin.

Comments to Update 3: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): We are confirming that this facility no longer falls under Cal ARP regulation. We will advise when this is confirmed.

CalEMA Response: This deficiency remains outstanding. On the next update, please provide a status report on the progress of correcting this deficiency.

Deficiency 16: The CUPA did not initiate enforcement actions when appropriate.

Corrective Action: Until the regulated substance (chlorine) is no longer present at the stationary source, the facility remains subject to the CalARP program. Therefore, the CUPA must follow through with their formal enforcement process as outlined in its I&E Program Plan. The CUPA will immediately initiate enforcement action against the Smith River Community Services District for not submitting a RMP.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA needs to address this deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: This facility is currently in restructuring process. The DNC CUPA will notify Cal/EPA and OES upon completion.

Comments to Update 2: This deficiency remains outstanding. The facility (Smith River Community Services District) remains out of compliance and has been out of compliance since May 1, 2002. Until the regulated substance (chlorine) is no longer present at this stationary source, the facility remains subject to the CalARP program. As such, the CUPA must follow through with its formal enforcement process as outlined in the I&E Program Plan and county ordinance. By the next progress report, due on March 2, 2009, the CUPA will have initiated its formal enforcement action procedure and report the status to Cal/EPA.

CUPA Corrective Action (Update 3): The facility has made significant progress in coming into compliance, but still has not completely changed over to a new system. Recent contact with the facility manager has determined that the facility requires electrical rewiring completed by a licensed contractor. The facility will be given until March 16 to provide the CUPA will a final estimated date of project completion. Should this fail enforcement proceedings will begin.

Comments to Update 3: In the next progress report, due on June 2, 2009, the CUPA shall provide details of enforcement actions initiated against the facility if it failed to meet the <u>March 16</u> deadline.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): The new Director will determine how the CUPA will come into compliance in regards to enforcement. The Del Norte CUPA is small and works with regulated businesses to come into compliance. This has fostered good will

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within our small county. We are confirming hat the sole CalARP facility has completely changed over and no longer falls within the Cal ARP program.

CalEMA Response: This deficiency remains outstanding. The facility (Smith River Community Services District) remains out of compliance and has been out of compliance since May 1, 2002. Until the regulated substance (chlorine) is no longer present at this stationary source, the facility remains subject to the CalARP program. As such, the CUPA must follow through with its formal enforcement process as outlined in the I&E Program Plan and county ordinance. By the next progress report, due on May 26, 2010, the CUPA will have initiated its formal enforcement action procedure and report the status to Cal/EPA or documentation that the business no longer falls within the Cal ARP program.

Deficiency 18: The CUPA did not ensure that each business annually submits its hazardous materials inventory or a certification statement on or before March 1 to the CUPA.

Corrective Action: By September 1, 2008, the CUPA shall develop a mechanism to ensure that each business annually submits its hazardous materials inventory or a certification statement on or before March 1.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA still needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: This will be addressed as part of our system improvement plan.

Comments to Update 2: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action (Update 3): This is in progress.

Comments to Update 3: This deficiency remains outstanding. On the next progress report please provide an update on how may businesses are regulated under the Business Plan program by the CUPA, and the number of businesses that provided either hazardous materials inventories or certification statements for the March 1 due date, and what mechanism the CUPA is using to track them.

CUPA Corrective Action, (Update 4): No Change (via email)

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CUPA Corrective Action, (Update 5): Under review of the new EH Director.

CaleMA Response: This deficiency remains outstanding. On the next progress report please provide an update on how many businesses are regulated under the Business Plan program by the CUPA, and the number of businesses that provided either hazardous materials inventories or certification statements for the May 26, 2010 due date, and what mechanism the CUPA is using to track them.

Deficiency 19: The CUPA did not ensure that all the business plans are complete and accurate.

Corrective Action: By September 3, 2008, the CUPA shall develop an evaluation/review process to ensure that all business plans are complete and accurate.

CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA still needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: The business plan files have been reviewed and the need for updating the system is understood. This will be part of the system improvement plan as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action (Update 3): This is in progress

Comments to Update 3: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on June 2, 2009.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Under review of the new EH Director

CalEMA Response: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on May 26, 2010.

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Deficiency 20: The CUPA did not ensure businesses are certifying to them at least once every three years that they reviewed their business plan and that necessary changes were made to the plan.

Corrective Action: By September 3, 2008, the CUPA shall develop a mechanism to ensure that each business reviews their business plan and that necessary changes are made to the plan.

CUPA Update 1: We are revising our annual *Hazardous Material Inventory Certification* form to incorporate a directive that will require that businesses certify that they have reviewed their business plan and have made any necessary changes.

Comments to Update 1: This deficiency remains uncorrected. The CUPA needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must submit their certification form and a description of the mechanism to ensure that each business reviews their business plan and that necessary changes are made to the plan in the next deficiency progress report.

CUPA Update 2: The certification form is still under modification and will be addressed as part of the system improvement plan as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action (Update 3): This is in progress

Comments to Update 3: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Under review of the EH Director

CaleMA Response: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

Deficiency 21: The CUPA's area plan does not contain some required elements.

Corrective Action: By December 2, 2008, the CUPA shall update their area plan to contain all the required elements.

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CUPA Update 1: [No status or progress toward correcting the deficiency has been submitted at this time.]

Comments to Update 1: This deficiency remains outstanding. The CUPA still needs to address the deficiency as noted in the corrective action by December 2, 2008. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report.

CUPA Update 2: The plan will be updated as part of the system improvement as specified under Deficiency [#] 1.

Comments to Update 2: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action (Update 3): This is in progress.

Comments to Update 3: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on March 2, 2009.

CUPA Corrective Action, (Update 4): No Change (via email)

CUPA Corrective Action, (Update 5): Under review. The New EH Director and the Program Manager acknowledge the need for progress and improvement in all concerns that this review has outlined. The Del Norte CUPA will make significant progress in the next month and will keep Cal EPA informed as to it's progress. The CUPA now has staff that can and will make this a priority.

Calema Response: This deficiency remains outstanding. The CUPA must correct or submit an action plan toward correcting this deficiency in the next deficiency progress report, due on May 26, 2010.